

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEBRASKA**

**EQUAL EMPLOYMENT OPPORTUNITY COMMISSION,** )  
Plaintiff, ) **8:10CV318**  
V. )  
**JBS USA, LLC,** ) **ORDER**  
**Defendant.** )

This matter is before the Court on the Renewed Motion to Withdraw as Counsel filed by the law firm Vincent Powers & Associates (the “Firm”) ([Filing 607](#).) The Firm wishes to withdraw as counsel for certain intervenors because communication difficulties, as well as differences in legal strategy, have hindered its ability to adequately represent those intervenors. Having considered the matter, the motion to withdraw is granted.

**IT IS ORDERED:**

1. The law firm of Vincent Powers & Associates is granted leave to withdraw as counsel for the following intervenors:

Asha Abdi  
Halimo Abdullahi  
Abdiwali H. Adan  
Abdisalaan Ahmed  
Leyla Ahmed  
Abdirisaak Ali  
Kaltun Ali  
Abdirahman Diriye  
Mohamed Elmi  
Fartun Farah  
Sainab Gurhan  
Amina Hassa  
Rahma Hussein  
Habsa Ibrahim  
Mustafa Jama

Fadumo Abdi  
Ifra Abdullahi  
Abdulkadir A. Adan  
Farhiya O. Ahmed  
Muhubo A. Ahmed  
Barlin Ali  
Mohamud Ali  
Astur Egal  
Abdisamad a. Farah  
Ayan Geedi  
Abdulahi Hashi  
Asha Hussein  
Amina Hussien  
Fowsiya Ibrahimim  
Ahmed Jibril

Abdi Mohamed  
Dhoofo Mohamed  
Muna Mohamed  
Ayan Mohamud  
Sahra Mohamud  
Sahara Noor  
Khadro Osman  
Abdirizak Sahal  
Abdullahi Sheekh  
Abdulaziz Warsame  
Ahmed Hassen Yusuf  
Maryan Yusuf

Ahmed Mohamed  
Hawo Mohamed  
Naima Mohamed  
Faysal Mohamud  
Nimo Musse  
Said Nuuh  
Ahmed Query  
Hawo Sharif  
Abdifatah Warsame  
Abdiaziz Yusuf  
Jama A. Yusuf  
Maymun Yusuf

2. The Firm shall immediately mail copies of this Order, by certified mail, to the above-referenced intervenors. The Firm shall also provide said intervenors, by certified mail, a letter notifying them that the Firm will no longer be representing them in this action, and detailing the overall status of this case. The Firm shall transcribe these documents into Somali before sending them to any non-english speaking intervenor. The Firm will not be relieved of applicable duties to the Court, those intervenors and opposing counsel until proof of service is filed showing compliance with this Order, and listing the names and addresses of the persons to whom the documents were sent.
3. Upon the filing of proof of service pursuant to Paragraph 2 of this Order, the listed intervenors will be deemed to be proceeding *pro se*, that is, without the assistance of counsel, unless substitute counsel has entered a written appearance on their behalf. If substitute counsel has not entered a written appearance, each intervenor shall file a written notice with the Clerk of the Court of his/her current address and telephone number within fourteen business days of being served with this Order. Any intervenor may retain substitute counsel at any time, however, until such time as substitute counsel enters a written appearance, the intervenor shall comply with all orders of this Court, the Federal Rules of Civil Procedure, and the Local Rules of Practice. Failure to comply with these requirements may result in the imposition of sanctions, including payment of costs and attorney's fees and/or the entry of default.
4. Upon the Firm's submission of proof of service as described in Paragraph 2 of this Order, the Clerk of Court shall terminate the Firm's appearance as counsel for the named intervenors.

**DATED February 3, 2015.**

**BY THE COURT:**

**S/ F.A. Gossett**  
**United States Magistrate Judge**